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FIRST NAMED INVENTOR ATTORNEY DOCKET NO CONFIRMATION NO. FILING DATE APPLICATION NO. 47497 VGG C614 5833 10 015,928 12 05 2001 James W. Coiner 03/06/2003 CHRISTIE, PARKER & HALE, LLP $\pm XAMINER$ 350 WEST COLORADO BOULEVARD LOCKER, HOWARD J SUITE 500 PASADENA, CA 91105 ARTUNIT PAPER NUMBER 1661 DATE MAILED: 03-06-2003

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

FIRST NAMED APPLICANT ATTORNEY DOCKET NO FILING DATE

> EXAMINER ART UNIT PAPER NUMBER

DATE MAILED:

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

APPLICATION NUMBER

OFFICE ACTION SUMMARY	
D' Responsive to communication(s) filed on December 15,	2001
☐ This action is FINAL .	
☐ Since this application is in condition for allowance except for formal matters, accordance with the practice under Ex parte Quayle, 1935 D.C. 11; 453 O.	prosecution as to the merits is closed in p.213.
A shortened statutory period for response to this action is set to expire whichever is longer, from the mailing date of this communication. Failure to rest the application to become abandoned. (35 U.S.C. § 133). Extensions of time m 1.136(a).	month(s), or thirty days, spond within the period for response will cause hay be obtained under the provisions of 37 CFR
Disposition of Claims	
The claim is	jetses pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)	
The claims	ie/accrejected
Claim(s)	is/are objected to.
Claims	are subject to restriction or election requirement.
Application Papers	
See the attached Notice of Draftsperson's Patent Drawing Review, PTO-9	948.
The drawing(s) filed on December 05, 2001 is	/are objected to by the Examiner.
The proposed drawing correction, filed on	is [] approved [] disapproved.
The specification is objected to by the Examiner.	
The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).	
All Some* None of the CERTIFIED copies of the priority documents have been	
received.	
received in Application No. (Series Code/Serial Number)	
received in this national stage application from the International Bureau (PCT Rule 17.2(a)).	
*Certified copies not received:	
Acknowledgement is made of a claim for domestic priority under 35 U.S.C.	§ 119(e).
Attachment(s)	
Notice of Reference Cited, PTO-892	
Information Disclosure Statement(s), PTO-1449, Paper No(s)	
Interview Summary, PTO-413	
Notice of Draftsperson's Patent Drawing Review. PTO-948	
Notice of Informal Patent Application, PTO-152	

10/015928 PTOL-326 (Rev. 10/95)

- SEE OFFICE ACTION ON THE FOLLOWING PAGES --

USIGES 1946 409 290 40029

1. The following is a quotation of section (a) of 37 CFR 1.163.

(a) The specification must contain as full and complete a disclosure as possible of the plant and the characteristics thereof that distinguish the same over related known varieties, and its antecedents, and must particularly point out where and in what manner the variety of plant has been asexually reproduced. In the case of a newly found plant, the specification must particularly point out the location and character of the area where the plant was discovered

The following is a quotation of the first paragraph of 35 U.S.C. 112.

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear concise and exact terms as to enable any person skilled in the art to which it pertains or with which it is most nearly connected to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention

In plant applications filed under 35 U.S.C. 161, the requirements of 35 t S(0.072 are limited. The following is a quotation of 35 U.S.C. 162:

No plant patent shall be declared invalid for noncompliance with section 112 of this title if the description is as complete as is reasonably possible. The claim in the specification shall be in formal terms to the plant shown and described.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention

As specific to United States Plant Patent applications, the specifics of 37 CFR 1 164 (reproduced below) are controlling.

The claim shall be in formal terms to the new and distinct variety of the specified plant as described and illustrated, and may also recite the principal distinguishing characteristics. More than one claim is not permitted.

The disclosure is objected to under 37 CFR 1 163(a) and under 35 USC 112 first paragraph, because the specification presents less than a full, clear, and complete botanical description of the plant and the characteristics which define same per se, and which distinguish same over related or similar known cultivars and antecedents.

More specifically

- A. As the specification states that the instant plant has been nuccessfully asexually reproduced by budding, the specification should set for the formation of subplants utilized. Such need not be in greater detail than setting forth the benus/species of same
- in the poranical crassification of the subject plant should be positively set forth in the specification.
- C. Upper surface leaf texture should be more fully accounted for, such as by setting forth whether such is properly described as glossy, semi-glossy, or matte, particularly as the submitted photographic illustration is too dark to substantively and meaningfully convey this information.
- D. Relative to foliage, size of the compound leaf should be accounted for in the specification. Additionally, relative to the recitation at lines 20-21 of page 3, the specification should be amended to include which leaflet in the compound leaflet is being described (terminal or lateral). The measurements currently set forth relative to foliage size should likewise be reviewed for accuracy and appropriate correction provided if necessary.
- E. Relative to the recitation at line 22 of page 3, such should be broadened to account for a more accurate expression of the plant, puruicularly as a three leaflet leaf is illustrated. If by the above referenced recitation applicant intended to state that the compound leaf most often has tive leaflets, the specification should so state.

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M. If more information is now available relative to characteristic and observed disease resistance/susceptibility, such should be imported into the specification in the interest of providing as complete a botanical description of the plant as is reasonably possible, particularly appears to be a garden or landscape hybrid tea cultivar

N. The section of the specification entitled "BRIEF DESCRIPTION OF ILLUSTRATION" should be amended to more accurately reflect the contents of the photographic illustration. At present this section states that flowers are shown, while the illustration shows much more than just the flowers.

The above listing may not be comprehensive. Applicant should carefully review the disclosure and import into same any additional or corrected information which would aid in botanically identifying and/or distinguishing the cultivar for which United States Plant Patent protection is being sought.

2. The claim is rejected under 35 U.S.C. 112, first and second paragraphs as not being supported by a clear and complete botanical description of the plant, for the reasons set forth in paragraph 1 above

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3 The drawings/photographic illustrations are objected to under 37 CER + 165(a) as they are not artistically and/or competently executed. Specifically the submitted photographic illustration is so dark that the botanical features of the plant illustrated are substantively obscured. Applicant is reminded that if substitute or additional photographic situstrations are submitted that such must be in duplicate.

4. The claim is rejected under 35 U.S.C. 112, first paragraph, as not being supported by artistically and/or competently executed drawings/photographic illustrations, for the reasons set forth in paragraph 3 above.

Applicant is advised of the new optional procedures for amending the specification and claim under 37 CFR 1.121. The new procedures are optional until July, 2003, and such may become mandatory at that time Applicant may review same on the internet at the following site. This Process uspio sor /w=bPoffices/pac/dapp/opla/preognotice/revamdipracomm

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6 Any inquiry concerning this communication from the examiner should be directed to Examiner Howard J. Locker whose telephone number is 703-308-2924, and whose normal work hours are Monday through Thursday, from 6:30 a.m. to 5:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Bruce Campell, can be reached at 703-308-4205.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196

TELECOPY/FACSIMILE TRANSMISSION

Papers related to this application may be submitted to Group 1600 by facsimile transmission. Papers should be faxed to this Group via the PTO Fax Center in Crystal Mall 1 (CM 1). The faxing of such papers must conform to the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM 1 Fax Center number is 703-308-4556 or 703-305-3592.

Howard J. Locker/hjl

March 03 2003

HOWARD I LOCKER

EXAMINER

GROUP ART UNIT